TENT COOPERATION TREAT

PCT

REC'D 2 1 OCT 2004

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

25 JAN 2005

App	licant's	or age	ent's file reference	FOR FURTUER A	OTION	See Notification	n of Transmittal of International
X-1	3980			FOR FURTHER A	CHON		amination Report (Form PCT/IPEA/416)
International application No.				International filing date	(day/mon	th/year)	Priority date (day/month/year)
PCT/US 03/19890 31				31.07.2003			09.08.2002
1			ent Classification (IPC) or bo	oth national classification	and IPC		
C07	7D409	9/14				1	;
App	licant					<u> </u>	
ELI	LILL	Y AN	D COMPANY et al.			;	····.
_							
1.							rnational Preliminary Examining
			and is transmitted to the				-
						;	
2.	This	REP	ORT consists of a total o	of 6 sheets, including th	his cove	r sheet.	
				•		•	•
							on, claims and/or drawings which have ectifications made before this Authority
		(see	Rule 70.16 and Section	1 607 of the Administrat	tive Instr	uctions under t	the PCT).
	The	se anı	nexes consist of a total o	of sheets.			
						•	
<u> </u>			N				
.3.	Thịs	repoi	rt contains indications rel	lating to the following it	tems:		
	ı	\boxtimes	Basis of the opinion				:
	11		Priority				
	Ш	\boxtimes	Non-establishment of o	opinion with regard to n	ovelty, i	nventive step a	ind industrial applicability
İ	IV		Lack of unity of invention				
	V	\boxtimes	Reasoned statement u citations and explanation	inder Rule 66.2(a)(ii) w	ith regar	d to novelty, in	ventive step or industrial applicability;
	VI		Certain documents cite		atom		
	VII		Certain defects in the i		1		-
	ΛIĴĺ		Certain observations o	, ,			and the second s
Date	of sub	missic	on of the demand	· · ·	Date of	completion of th	is report
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11.1	11.12.2003					.2004	
Nam	o and	mailing	g address of the international		Authori	zed Officer	
preli	minary	exami	ining authority:	a i	Aumon	zeu Onicei	Principal Principal
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465					 Wörth	C	
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/US 03/19890

 Basis o 	f the report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Description, Pages								
	1-1	14	as originally filed						
	Cla	ims, Numbers							
	1-23	-	as originally filed						
2.	Witl lang	ith regard to the language , all the elements marked above were available or furnished to this Authority in the nguage in which the international application was filed, unless otherwise indicated under this item.							
	These elements were available or furnished to this Authority in the following language: , which is:								
	\Box the language of a translation furnished for the purposes of the international search (under								
		ication of the international application (under Rule 48.3(b)).							
_		the language of a tra Rule 55.2 and/or 55.3	nslation furnished for the purposes of international preliminary examination (under 3).						
3.			otide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:						
		contained in the inter	rnational application in written form.						
		filed together with the	e international application in computer readable form.						
	☐ furnished subsequently to this Authority in written form.								
		☐ furnished subsequently to this Authority in computer readable form.							
		ne subsequently furnished written sequence listing does not go beyond the disclosure oplication as filed has been furnished.							
		The statement that the listing has been furni	ne information recorded in computer readable form is identical to the written sequence shed.						
4.	The amendments have resulted in the cancellation of:								
		the description,	pages:						
		the claims,	Nos.:						
		the drawings,	sheets:						
5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).							
		(Any replacement sh report.)	eet containing such amendments must be referred to under item 1 and annexed to this						
6.	Add	itional observations, i	finecessary:						

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/US 03/19890

111.	No	n-establishment of opinion w	ith reç	ard to nove	lty, inventive step and industrial applicability				
1.	The obv	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- obvious), or to be industrially applicable have not been examined in respect of:							
	☐ the entire international applicat			ion,					
☑ claims Nos. 18-23 with respect to IA									
		because:							
	⊠.	the said international application, or the said claims Nos. 18-23 with respect to IA relate to the following subject matter which does not require an international preliminary examination (specify):							
		see separate sheet							
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so uncleathat no meaningful opinion could be formed (specify):								
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opin could be formed.							
	□ no international search report has been established for the said claims Nos.				ed for the said claims Nos.				
2.	or a	meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and r amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative instructions:							
		the written form has not been furnished or does not comply with the Standard.							
		the computer readable form has not been furnished or does not comply with the Standard.							
V.		asoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; ations and explanations supporting such statement							
1.	Sta	tatement							
	Nov	ovelty (N)		Claims Claims	1-23				
	inve	entive step (IS)	Yes: No:	Claims Claims	1-23				
	Indi	ustrial applicability (IA)	Yes: No:	Claims Claims	1-17				

2. Citations and explanations

see separate sheet

EXAMINATION REPORT - SEPARATE SHEET

1. Re Item I (Basis of the opinion)

The following documents (D) are referred to in this communication:

- D1: WO 02 072576 A (LETAVIC MICHAEL ANTHONY; MCCLURE KIM FRANCIS (US); PFIZER PROD INC) 19 September 2002 (2002-09-19)
- D2: WO 96 40143 A (ADAMS JERRY LEROY ; BOEHM JEFFREY CHARLES (US); GALLAGHER TIMOTHY F) 19 December 1996 (1996-12-19)
- D3: WO 97 25045 A (SMITHKLINE BEECHAM CORP; ADAMS JERRY L (US); BOEHM JEFFREY C (US);) 17 July 1997 (1997-07-17)
- D4: WO 00 10563 A (SMITHKLINE BEECHAM CORP; ADAMS JERRY L (US); LEE DENNIS (US)) 2 March 2000 (2000-03-02)
- D5: REVESZ L ET AL: 'SAR of 4-Hydroxypiperidine and Hydroxyalkyl Substituted Heterocycles as Novel p38 MAP Kinase Inhibitors' BIOORGANIC & MEDICINAL CHEMISTRY LETTERS, OXFORD, GB, vol. 10, 2000, pages 1261-1264, XP002203507 ISSN: 0960-894X

Document D1 does not contribute prior art within the meaning of Rule 64.1(b) PCT and will not be taken into consideration.

2. Re Item III (Non-establishment of opinion with regard to novelty, inventive step and industrial applicability)

Claims 18-23 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

3. Re Item V (Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement)

3.1 Subject-matter

The present application discloses inhibitors of MAP kinase useful in the treatment of cytokine mediates diseases such as metastasis or rheumatoid arthritis.

The claimed compounds are characterized by

- central heteroaromatic group (defined as W) ortho-substituted with

- benzimidazole of benzothiazole and
- phenyl or thienyl (defined as R₃).

3.2 Novelty

The claimed subject-matter differs from the cited prior art in view of the benzimidazole and benzothiophene part.

The requirements of novelty are fulfilled.

3.3 Inventive step

Documents D2-D4 are considered as relevant prior art. These documents disclose inhibitors of MAP kinase, wherein the disclosed compounds are characterized by

- an imidazole or triazole core moiety which is ortho-substituted by
- (an optionally substituted) aromatic group (see definitions of R₄ in documents D2-D4) and
- an N-containing heterocycle (see definitions of R₁ in documents D2-D4).

In view of these documents, the problem to be solved can be regarded as the provision of further compounds having the same activity as those of documents D2-D4.

The solution to this problem consists in compounds of present formula (I) characterized inter alia by a benzimidazole or benzothiazole group.

The problem is considered as being solved at least for some compounds claimed in view of the data given e.g. on page 102.

This solution could in principle considered as involving an inventive step in view of the fact that none of the prior art documents teach the replacement of the Ncontaining heterocycle at the corresponding position in the molecule (see definitions of R₁ in D2-D4) by a fused heterocyclic ring system such as benzimidazole or benzothiazole via the carbocyclic part.

Fused heterocyclic rings are known from the prior art since e.g. documents D2 and D3 define R₁ inter alia as 1-benzimidazolyl or quinazolin-4-yl. However, the **EXAMINATION REPORT - SEPARATE SHEET**

said fused heterocycles are bound via their N-containing ring to the central heteroaromatic group. Accordingly, there is no indication to the man skilled in the art that the presently claimed compounds could be a solution to that the problem given.

However, it is not clear which knowledge is used by that the Applicant to state that that the numerous claimed compounds can be regarded as MAP kinase inhibitors, since only some of that the structural variants claimed have been tested. Documents D2-D4 can not corroborate that the claimed breath e.g. for part "W" including inter alia fused ring systems (see definition of (X) and R_0/R_1) or R_0-R_3 .

The requirements of inventive step are presently not fulfilled.

3.4 Industrial applicability

For the assessment of the present claims 18-23 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.